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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,125 11/26/2003		11/26/2003	Ioan Sasu	9-2993-366US-1 4837	
32292	7590	12/13/2005		EXAMINER	
		LT LLP (PWC) LEGE AVENUE	COZART, JERMIE E		
SUITE 160		LEGE AVENUE	ART UNIT	PAPER NUMBER	
MONTREA	L, QC	H3A 2Y3	3726		
CANADA				DATE MAILED: 12/13/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary SASU ET AL.		Application No.	Applicant(s)					
Jermile Cozant 3726 Jermile Communication 3726 Jermile Communicati	Office Action Commence	10/722,125	SASU ET AL.					
The MALING DATE of this communication appears on the cover sheet with the correspondence address − Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Detendency for them proy be available under the provision of 30° CRT 13(8), in an event, however, may a reply be finely field If NO period for reply is specified above, the maximum statution prefets will apply an ow the copies 3X (8) MONTHS from the maining date of this communication. Failure the reply within the soft created period for reply is specified above, the maximum statution prefets will apply an ow the copies 3X (8) MONTHS from the maining date of this communication. Failure the reply within the soft created period for reply is specified above, the maximum statution prefets will apply an own the communication. even if timely blicd, may reduce any senter patient than applications. Set 97 FR 17-180. Status 1 □ Responsive to communication(s) filled on	Oπice Action Summary	Examiner	Art Unit					
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2a) This action is FINAL. 2b) This action is non-final. 3 Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 20-36 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 32-34 is/are allowed. 6) Claim(s) 22-32 is/are objected to. 7) Claim(s) 22-32 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filled on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No 3 Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892)	Status							
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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement filed 4/26/04 fails to comply with 37 CFR 1.98(a)(1), which requires the following: (1) a list of all patents, publications, applications, or other information submitted for consideration by the Office; (2) U.S. patents and U.S. patent application publications listed in a section separately from citations of other documents; (3) the application number of the application in which the information disclosure statement is being submitted on each page of the list; (4) a column that provides a blank space next to each document to be considered, for the examiner's initials; and (5) a heading that clearly indicates that the list is an information disclosure statement. The information disclosure statement has been placed in the application file, but the information referred to therein has not been considered.

Claim Objections

Claims 30 and 31 are objected to because of the following informalities: In claim 30, line 4, "bores" is grammatically incorrect in the used context and therefore "bores" should be changed to - -bore- -. Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 28-31 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for finishing the first and second bores, does not

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reasonably provide enablement for the first and second bores being finished before the second bore is machined. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims. It is unclear as to how the first and second bores can be finished before the second bore is machined. There is no description of this step of the process in the specification as this step as recited by claim 28 does not seem physically possible when the second bore has already been machined in independent claim 20. Appropriate correction is required.

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 28-31, 35, and 36 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In <u>claim 28</u>, lines 2-3, it is unclear as to how "the first and second bores are finished before the second bore is machined". In <u>claim 35</u>, lines 9-10, it is unclear as to what is meant by the phrase "the object reacts forces asymmetrically on the tool". Appropriate correction is required.
- 6. Claim 35 recites the limitation "the second hole" in line 17 of the claim. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

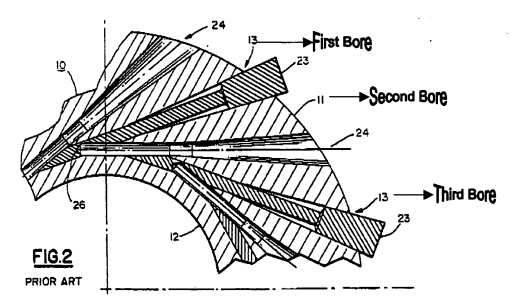
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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

8. Claims 20-26 and 35 are rejected under 35 U.S.C. 102(b) as being anticipated by Brasz (5,131,142).

Brasz discloses machining plurality of intersecting bores (13, 24) in an object (10), the plurality of bores (13, 24) including at least one bore intersecting at least another bore at an acute angle, wherein a first bore (13) is machined, then plugged with a first plugging member (23). A second bore (24) is machined so as to acutely intersect the first bore (13) and the plugging member (24). The plugging member (23) is removed from the first bore. A third bore (13) is plugged with a second plugging member (23) prior to performing machining of the second bore (24), and wherein the second bore (24) acutely intersects the third bore (13) and the plugging member therein. The first bore (13) and the third bore (13) intersect the second bore (24) asymmetrically.



Brasz discloses the object (10) having a curved peripheral surface, and wherein the first and second bores (13, 24) are disposed substantially tangentially relative to the curved peripheral surface. The plugging member (23) is made of the same material as the object. The plugging member (23) is adapted to protect a surface of the first bore. The first bore (13) is finished before the second bore (24) is machined.

The machining of the second bore is performed with a tool (a drill which is not shown in fig.1), wherein the second and first bores (24, 13) intersect in a manner such that the object (10) reacts forces asymmetrically on the tool (not shown) when the tool intersects the first bore, the asymmetric forces tending to deflect the tool laterally from a central axis of the second bore, and wherein the first bore is plugged with a plugging member (23) prior to machining the second hole (24), the plugging member (23) is adapted to reduce the asymmetry and thereby maintain alignment of the tool (not shown) with the second bore central axis.

See column 2, line 48 - column 3, line 57, and figures 1-5 for further clarification.

Allowable Subject Matter

- 9. Claim 27 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 10. Claims 32-34 are allowed.
- 11. The following is a statement of reasons for the indication of allowable subject matter: Regarding **claim 32**, the prior art does not teach or suggest burnishing a portion

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of the second bore limited to a depth less than the intersection of the first and second bores in combination with the other claimed limitations.

12. Claim 36 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Conclusion

- 13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The references cited on the attached PTO-892 are cited to show making diffusers and burnishing.
- 14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jermie Cozart whose telephone number is 571-272-4528. The examiner can normally be reached on Monday-Thursday, 7:30 am 6:00 pm.
- 15. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marc Jimenez can be reached on 571-272-4530. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- 16. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Jermie Cozart

Examiner

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JC / December 6, 2005